DISTRICT OF NH IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF NEW HAMPSHIRE 2 3 2020 AUG 11 A 8: 36 4 Sensa Verogna, Plaintiff,) Case #: 1:20-cv-00536-SM 5) 24 HOUR DEPOSITORY 6 Twitter Inc., Defendant. 7 8 9 PLAINTIFF'S MOTION FOR LEAVE TO FILE OBJECTION AND MOL TO TWITTER, INC.'S REPLY TO PLAINTIFF'S OBJECTION TO MOTION FOR 10 11 ADMISSION PRO HAC VICE 12 13 Plaintiff, pursuant to Local Rule 7.1(e)(2), moves, for leave 14 to file a reply to Defendant's Objection [Doc. 44] to the 15 Plaintiff's Objection [Doc. 12]. As grounds for this Motion, 16 Plaintiff states as follows: 17 1. On June 8, 2020, Defendant filed a pro hac vice motion 18 regarding Attorney Schwartz. [Doc. 9] 19 On June 15, 2020, Plaintiff filed an Objection. [Doc. 12] 20 On August 4, 2020, Defendant filed his Motion for leave 2. 21 to file an Objection as approved by the Court. [Doc. 44] 22 Plaintiff believes his brief reply and memorandum, 3. 23 attached hereto as Exhibit A, will assist the Court in determining 24 the issues raised in Defendant's Objection [Doc. 44] and that it 25 is important that the Plaintiff have the opportunity to respond to 26 the absurd notion that Attorney Schwartz's submittal of her Motion 27 to Dismiss and Memorandum of law in Support constitutes an 28 unauthorized practice of law in the State of New Hampshire under 29 statute NH RSA 311:7 and New Hampshire Rules of Professional

Conduct Rule 5.5(a) and put Attorney not in good standing.

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30	4. Plaintiff, sought Defendant's concurrence to the relief
31	sought through this motion, but Defendant has not grant such
32	concurrence.
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34	WHEREFORE, the Plaintiff, respectfully requests that this
35	Honorable Court:
36	A. Enter an order granting Plaintiff leave to file its reply
37	memorandum, in the form attached hereto as Exhibit A ; and
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38	B. Grant such other and further relief as the Court deems
39	just.
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41	Respectfully,
42	S. Verra
43 44	/s/Plaintiff, Anonymously as Sensa Verogna SensaVerogna@gmail.com
	Sensaverognaegmarr.com
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46	CERTIFICATE OF SERVICE
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48	I hereby certify that on this 11th day of August 2020, the foregoing document was made upon the Defendant, through its
49 50	attorneys of record to Jonathan M. Eck jeck@orr-reno.com and Julie E. Schwartz, Esq., JSchwartz@perkinscoie.com